

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION

UNITED STATES OF AMERICA

§

§

v.

§

Case No. 4:20CR142

Judge Jordan

DANIEL AUSTIN DUNN

§

§

GOVERNMENT'S MOTION FOR PROTECTIVE ORDER

The discovery material in this case contains private personal identification information of individuals as well as law enforcement sensitive material. As a result, the government requests that the Court issue a protective order governing the use and disclosure of the discovery material and that the order contain the following conditions:

- a. Defense counsel shall maintain the discovery material in accordance with the terms of this protective order and shall use the discovery material solely and exclusively in connection with this case (including trial preparation, trial, and, if necessary, appeals or other related legal proceedings) and for no other purpose;
- b. Only the following individuals may access and view the discovery material:
 - (i) defense counsel; (ii) the defendant, for the sole purpose of assisting in the preparation of their defense and only in the presence and under the direct supervision of defense counsel; and (iii) such members of defense counsel's staff, defense expert witnesses, and consultants as are necessary for the purpose of preparing the defendant's defenses, and only while these staff members, expert witnesses, or consultants are operating under the direct supervision and control of defense counsel;

- c. Defense counsel may print, copy, and/or duplicate the discovery material only if the printed items, copies, and/or duplicates, are kept under the same control as the original discovery material;
- d. Defense counsel will keep a copy of this protective order with the discovery material at all times; and
- e. If and when the defendant has exhausted trial and appellate rights, including any claim under 28 U.S. Code § 2255, or upon termination of defense counsel's representation of the defendant, defense counsel shall destroy the discovery material and any printed items, copies or duplication of the discovery material.

Respectfully submitted,

STEPHEN J. COX
UNITED STATES ATTORNEY

/s/ Anand Varadarajan
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CERTIFICATE OF CONFERENCE

This is to certify that the Assistant United States Attorney for the Government, Anand Varadarajan, and counsel for the defendant, Temani Me'Chelle Adams, have conferred on this motion, and Ms. Adams opposes it.

/s/ Anand Varadarajan
Anand Varadarajan

CERTIFICATE OF SERVICE

I certify a true and correct copy of this motion was served on defense counsel by electronic filing (CM/ECF) on this 23rd day of June 2020.

/s/ Anand Varadarajan
Anand Varadarajan